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BY ECF

The Honorable J. Paul Oetken
United States District Court
Southern District of New York
40 Foley Square
New York, New York 10007

Re: *United States v. Akbar*, No. 20 Cr. 563 (JPO)

Dear Judge Oetken:

I write to respectfully request a thirty-day extension of the briefing schedule for Kevin Lewis's motion to suppress items recovered as a result of an illegal *Terry* stop. Mr. Lewis's motion and supporting documents were filed on July 16, 2021.

The Court previously granted Mr. Lewis's consent motion to extend the deadline for a supplemental brief in light of new discovery. Since the filing of Mr. Lewis's motion, the parties have engaged in several rounds of fact-intensive discussions in furtherance of a pretrial resolution. After a brief interruption,¹ those discussions continue.

Accordingly, Mr. Lewis respectfully requests an adjournment of the above-referenced deadlines as follows: Mr. Lewis's amended/supplemental brief, if any, in light of the newly acquired discovery, is due November 5, 2021; the government's response to the motion is due November 19, 2021; and defendant Kevin Lewis's reply is due November 26, 2021.

Respectfully submitted,



Ezra Spilke

Granted.
So ordered.
October 6, 2021



J. PAUL OETKEN
United States District Judge

cc: All counsel of record by ECF

¹ The initial request for an extension was filed on September 3. On September 5, my mother passed away, taking me away from the office for several days.